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UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Order Filed on April 20, 2020
by Clerk
U.S. Bankruptcy Court
District of New Jersey

In Re:

Case No.:

Chapter:

13

Judge:

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: April 20, 2020

Honorable Vincent F. Papalia United States Bankruptcy Judge

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| The Co | ourt having reviewed th | he Motion for Authorization | on to Enter into Final Loan Modificati | on |
|-------------------------------------|---|---|--|---------------|
| Agreement file | d on | , as to the | mortgage [enter firs | t, |
| second, third, e | tc.] concerning real pr | roperty located at | | |
| | | , an | nd the Court having considered any | |
| objections filed | to such motion, it is h | nereby ORDERED that: | | |
| | The debtor is authorize | zed to enter into the final lo | oan modification agreement. | |
| debtor, debtor's not fully execu | t, the secured creditor, attorney, if any, and t | , within 14 days thereafter, the standing trustee a Certif debtor, if any, must be file | o later than 14 days from the date of to must file with the Court and serve or fication indicating why the agreement and served within 7 days of the file | n the |
| claim. Absent t disburse funds | ding trustee may disbute the filing of the Certificon hand to other credit this case with respect | urse to the secured creditor cation within the time frametors pursuant to the provision | ove, and absent a response from the all funds held or reserved relating to the set forth above, the standing trustee ons of the confirmed Plan and any produced modified and incorporated into the | e will oof |
| modification. It | e a <i>Modified Chapter I</i> the loan modification | 13 Plan and Motions within | of the 100% paid to unsecured creditors, in 14 days of consummation of the loads in the debtor's expenses, the debtor date of this Order; and | ın |
| 4) | Check one: | | | |
| | ☐ There is no order in | requiring the debtor to cure | e post-petition arrears through the Pla | n; or |
| | • | requiring the Standing Trust | loan modification agreement, and the stee to make payments based on the | |
| and the Standin | g Trustee will continu | - | ed into the loan modification agreeme secured creditor based on the Order f | |
| 5) attorney, an Ap | | C | modification are sought by the debtor D.N.J. LBR 2016-1 must be filed. | 's |
| ☐ The | Motion for Authorizat | tion to Enter into Final Loa | an Modification Agreement is denied. | |